

**ORIGINAL
FILED**

MAY 14 2007

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

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E-filing

9 UNITED STATES DISTRICT COURT
10 NORTHERN DISTRICT OF CALIFORNIA
11 SAN FRANCISCO DIVISION

JCS

C 07

2541

12 MELONEY WRIGHT and DONNY
13 WRIGHT, wife and husband; DANYELE
14 BACON, a single woman; DIANA BURK,
15 a single woman; TIMA LEIPHART, a
16 single woman; NUBIA FLORES, a single
17 woman; MOLLY KIRKPATRICK, a single
18 woman; REYNALDA ALVARADO, a
19 single woman; GAYLE ANDERSON, a
20 single woman; VERONIQUE PETERS and
21 DONNY PETERS, wife and husband;
22 LAKEYA BASKOM, a single woman;
23 TIFFANY LILLIE, a single woman; and
24 LORRAINE FONTANILLA-WEBBER, on
25 behalf of her minor daughter, ASHLEY
26 WEBBER,

27 Plaintiffs,

28 v.

21 ORTHO-MCNEIL CORPORATION, a
22 foreign corporation; JOHNSON &
23 JOHNSON, a foreign corporation;
24 JOHNSON & JOHNSON SERVICES,
25 INC., a foreign corporation; JOHNSON &
26 JOHNSON HEALTH CARE SYSTEMS,
27 INC., a foreign corporation; JOHNSON &
28 JOHNSON RESEARCH &
DEVELOPMENT, L.L.C., a foreign
corporation; JOHNSON & JOHNSON
CONSUMER COMPANIES INC., a
foreign corporation; MCKESSON
CORPORATION, a Delaware corporation;
ALZA CORPORATION, a California

**AFFIDAVIT OF ALEJANDRO HOJAS
IN SUPPORT OF NOTICE OF
REMOVAL AND REMOVAL OF
ACTION UNDER 28 U.S.C. § 1441(b)
[DIVERSITY]**

1 corporation aka ALZA DEVELOPMENT
2 aka ALZA INTERNATIONAL, INC., and
DOES 1-50,

3 Defendants.
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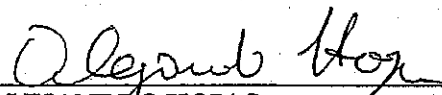
STATE OF CALIFORNIA)
) ss.
COUNTY OF SOLANO)

AFFIDAVIT OF
ALEJANDRO HOJAS

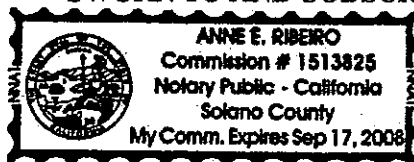
I, ALEJANDRO HOJAS, Manufacturing Manager of ALZA Corporation, being first duly sworn, depose and state as follows:

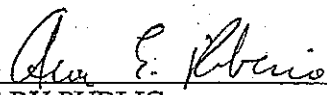
1. ALZA Corporation was not involved in the design, development or manufacture of Ortho Evra® prior to 2002.
2. In 2001, ALZA Corporation became a member of the Johnson & Johnson family of companies.
3. From 2002 through 2006, ALZA Corporation was the manufacturing site of Ortho Evra®.
4. ALZA Corporation has never been involved in the marketing or distribution of Ortho Evra®.
5. ALZA Corporation is not and was not involved in the post-marketing surveillance of Ortho Evra®.
6. ALZA Corporation was not involved in designing the labeling or prescribing information for Ortho Evra®.

FURTHER AFFIANT SAITH NAUGHT.


ALEJANDRO HOJAS

SWORN TO AND SUBSCRIBED in my presence this 11th day of May, 2007.




NOTARY PUBLIC

My Commission Expires:

Sept. 17, 2008